**KESSLER TOPAZ** 1 MELTZER & CHECK, LLP 2 Peter A. Muhic pmuhic@ktmc.com 3 Tyler S. Graden tgraden@ktmc.com 4 Natalie Lesser nlesser@ktmc.com 5 280 King of Prussia Road Radnor, PA 19087 6 Telephone: (610) 667-7706 Facsimile: (610) 667-7056 7 Counsel for Yvette Gayfield 8 (Additional Attorneys Listed on Signature Page) 9 10 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA 11 PAUL STOCKINGER, ELIZABETH 12 STOCKINGER, GAILYN KENNEDY, BASUDEB DEY, ELIEZER CASPER, Case No. 2:18-mc-00088-VAP-KS 13 and YVETTE ALLEY on behalf of themselves and all others similarly **DECLARATION OF TYLER S.** 14 situated. **GRADEN IN SUPPORT OF NON-**PARTY YVETTE GAYFIELD'S 15 Plaintiffs, REPLY IN SUPPORT OF MOTION TO 16 **OUASH SUBPOENA** v. 17 TOYOTA MOTOR SALES, U.S.A., Date: August 8, 2018 INC., a California corporation, Time: 11:00 a.m. 18 Place: Courtroom 580 Judge: Hon. Karen L. Stevenson Defendant. 19 (Magistrate) Complaint Filed: January 3, 2017 20 FAC Filed: March 24, 2017 21 22 23 24 25 26 27

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## **DECLARATION OF TYLER S. GRADEN**

## I, **TYLER S. GRADEN**, hereby declare as follows:

- 1. I am an attorney in the law firm of Kessler Topaz Meltzer & Check, LLP ("Kessler Topaz"). As an attorney at Kessler Topaz representing Yvette Gayfield, I am personally involved in the prosecution of this matter. I submit this Declaration in Support of Non-Party Yvette Gayfield's Motion to Quash Subpoena. I have personal knowledge of the facts set forth herein, and if called as a witness, I could and would testify competently thereto.
- 2. Attached hereto as Exhibit A is a true and correct copy of excerpts from the deposition of Gailyn Kennedy which was taken on May 4, 2018 in *Stockinger v. Toyota Motor Sales, USA, Inc.*, Case No. 2:17-cv-00035-VAP-KS (C.D. Cal 2017).

I declare under penalty of perjury, under the laws of the United States of America, that the foregoing is true and correct.

Executed this 25th day of July, 2018, at Radnor, Pennsylvania.

/s/ Tyler S. Graden
Tyler S. Graden